Case 24-07014 Doc 158 Filed 08/21/25 Entered 08/21/25 13:18:05 Desc Main UNITED STATES BANKEY PTGY COURT DISTRICT OF NORTH DAKOTA

In Re:	Bankruptcy No. 24-30167 Chapter 7
Pro-Mark Services, Inc.,	- 1
Debtor.	
Erik A. Ahlgren, as Chapter 7 Trustee of the	
Bankruptcy Estate of Pro-Mark Services, Inc.,	
as Administrator of the Pro-Mark Services, Inc.	
Employee Stock Ownership Plan, and as	
Trustee of the Pro-Mark Services, Inc.	
Employee Stock Ownership Trust,	
Plaintiff,	
Fiailiuii,	
VS.	Adversary No. 24-07014
Connie Berg, Kyle Berg,	
Connie Berg Revocable Living Trust,	
Kyle R. Berg Revocable Living Trust,	
Chad Dubois Mandy Grant and Miguel Paredes	

Defendants.

ORDER FOR PRETRIAL PLANNING AND SCHEDULING CONFERENCE

IT IS ORDERED that a scheduling conference shall be held by <u>telephone</u> on <u>Thursday</u>, <u>August 28, 2025, at 10:00 A.M.</u> Please use the attached telephonic instructions to join in the telephone hearing.

Prior to the conference, counsel shall confer about the nature and basis of their claims and defenses, scheduling and discovery, and the prompt resolution of some or all of the issues in dispute. The parties' discussion on discovery issues shall include the timing of disclosures and any issues relating to preserving, disclosing and exchanging electronically stored information. Counsel shall also review the proposed Scheduling and Discovery Order attached to this Order and be prepared to discuss the deadlines included in the Order as well as potential trial dates. The parties may engage in discovery before the scheduling conference.

Dated: August 21, 2025.

SHON HASTINGS, JUDGE UNITED STATES BANKRUPTCY COURT

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Telephonic Conference instructions:

- 1) Call **701-297-7116**
- 2) Enter the Meeting ID **16121907752**#
- 3) Press # again when prompted for a Participant ID
- 4) Enter Passcode 529952
- 5) Please identify yourself after you have joined the conference.

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In Re:		Bankruptcy No. 24-30167 Chapter 7		
Pro-Mark Services, Inc., Erik A. Ahlgren, as Chapter 7 Trus Bankruptcy Estate of Pro-Mark Ser As Administrator of the Pro-Mark S Employee Stock Ownership Plan, a Trustee of the Pro-Mark Services, Employee Stock Ownership Trust,	rvices, Inc., Services, Inc. and as			
F	Plaintiff,			
vs.		Adversary No. 24-07014		
Connie Berg, Kyle Berg, Connie Berg Revocable Living Tru- Kyle R. Berg Revocable Living Tru- Chad Dubois, Mandy Grant and Mi	st,			

Defendants.

SCHEDULING AND DISCOVERY ORDER

Rule 16 of the Federal Rules of Civil Procedure as applied by Rule 7016 of the Federal Rules of Bankruptcy Procedure applies in this case. Pursuant to Rule 26(f) of the Federal Rules of Civil Procedure, 1 counsel for the parties conferred on Click or tap to enter a date, about discovery, the nature and basis of the parties' claims and defenses, the possibilities for a prompt settlement or resolution of the case and a proposed Scheduling and Discovery plan. This discussion included whether a middiscovery status conference or a final pretrial conference would be helpful in this matter, whether the parties would seek discovery beyond the limits included in Rules 30 and 33, and whether a deadline to serve threshold motions, such as a motion to dismiss for lack of jurisdiction or expiration of a limitations period, should be included in this order.

¹ Rules 16, 26, 30, 33 of the Federal Rules of Civil Procedures apply in bankruptcy adversary proceedings. See Federal Rules of Bankruptcy Procedure 7016, 7026, 7030, 7033.

- 1. The parties shall make Rule 26(a)(1) disclosures by Click or tap to enter a date. [Summarize any agreements on the subject matter, timing and form of Rule 26(a)(a) disclosures, but do not submit the disclosures to the Court].
- 2. Jurisdiction of this Court is/is not disputed and is invoked under _____. The parties do do not dispute that this Court has authority to enter a final order in this case. If authority to enter a final order is disputed, consent is is not given for the bankruptcy judge to enter final orders and judgments.
- 3. The parties shall have until <u>Click or tap to enter a date.</u> to move to join additional parties and/or to move to amend pleadings to add claims or defenses, including claims for exemplary damages.
- 4. Plaintiff shall have until <u>Click or tap to enter a date.</u> to identify the subject matter/discipline of expert witnesses to be used at trial. The identification shall be served on other parties, but not filed with the Court.
- 5. Defendant shall have until <u>Click or tap to enter a date.</u> to identify the subject matter/discipline of expert witnesses to be used at trial. The identification shall be served on other parties, but not filed with the Court.
- 6. The parties shall have until <u>Click or tap to enter a date.</u> to provide the names and complete reports of expert witnesses required to provide written reports under Rule 26(a)(2). Reports shall be served on other parties, but not filed with the Court. Counsel are reminded of their duty to timely supplement disclosures and discovery responses pursuant to Rule 26(e).
- 7. The parties shall have until <u>Click or tap to enter a date.</u> to complete fact and expert discovery and to file discovery motions. No party shall be required to respond to any discovery request which falls due after this date.
- 8. The parties shall have until <u>Click or tap to enter a date.</u> to file dispositive motions (summary judgment as to all or part of the case).
- Depositions taken for presentation at trial shall be completed at least <u>Click or tap here to enter</u>
 <u>text.</u> days before trial.

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10.The estimated len	gth of trial i	S <u>(Tidcampenhere t</u>	Panes teks days.	

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Dated:

SHON HASTINGS, JUDGE UNITED STATES BANKRUPTCY COURT